

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WISCONSIN  
MILWAUKEE DIVISION**

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DONALD J. TRUMP, Candidate for President of the  
United States of America,

Plaintiff,

v.

THE WISCONSIN ELECTIONS COMMISSION, and its  
members, ANN S. JACOBS, MARK L. THOMSEN,  
MARGE BOSTELMANN, DEAN KNUDSON,  
ROBERT F. SPINDELL, JR., in their official capacities,  
SCOTT MCDONELL in his official capacity as the Dane  
County Clerk, GEORGE L. CHRISTENSON in his  
official capacity as the Milwaukee County Clerk,  
JULIETTA HENRY in her official capacity as the  
Milwaukee Election Director, CLAIRE WOODALL-  
VOGG in her official capacity as the Executive Director  
of the Milwaukee Election Commission, MAYOR TOM  
BARRETT, JIM OWCZARSKI, MAYOR SATYA  
RHODES-CONWAY, MARIBETH WITZEL-BEHL,  
MAYOR CORY MASON, TARA COOLIDGE, MAYOR  
JOHN ANTARAMIAN, MATT KRAUTER, MAYOR  
ERIC GENRICH, KRIS TESKE, in their official  
capacities; DOUGLAS J. LA FOLLETTE, Wisconsin  
Secretary of State, in his official capacity, and TONY  
EVERS, Governor of Wisconsin, in his official capacity.

Case No. 20CV1785

Defendants.

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**UNOPPOSED MOTION TO ENLARGE TIME FOR REPLY BRIEFS BY  
DEFENDANTS IN SUPPORT OF THEIR MOTIONS FOR FEES AND COSTS**

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Defendants Governor Tony Evers, George L. Christenson, Julietta Henry, Cory Mason,  
Tara Coolidge, John Antaramian, Matt Krauter, Eric Genrich and Kris Teske, in their official  
capacities (“Defendants”), and pursuant to Federal Rule of Civil Procedure 6 and Civil Local  
Rule 7(c), submit this Unopposed Motion to Enlarge the Time To File Reply Briefs in Support of  
Their Motions for Fees and Costs. In support of this Motion Defendants state as follows:

1. Pursuant to Civil LR 7(c), Defendants' reply brief is presently due Monday, July 26, 2021, which time has not expired.

2. This Court previously granted Plaintiff and his attorneys an additional three months to file a consolidated response brief in opposition to the Defendants' motions for attorney fees.

3. There exist a number of scheduling and other matters making reasonable an enlargement of the time in which Defendants may reply to the Plaintiff's response brief which include that:

- Governor Evers's counsel has a week-long jury trial scheduled in the Eastern District of Wisconsin during the reply brief period; and
- Various attorneys for Defendants are scheduled to be out of state over the next several weeks, for pre-scheduled family vacations and work meetings.

4. Given that Plaintiff filed one consolidated brief in opposition to Defendants' motions for fees and costs, it is both logical and desirable to have all Defendants file reply briefs in support of those motions on the same schedule.

5. On Monday, July 12, 2021, Mr. William Bock, counsel for Plaintiff, authorized Defendants' counsel to represent that neither Mr. Bock nor his client objects to Defendants receiving an enlargement of time to and including August 27, 2021 to file reply briefs in this matter.

6. Based on the foregoing, Defendants' motion for enlargement of time to reply is reasonable, will not prejudice any party, is filed in good faith, and is not made to unduly delay the proceedings in this matter.

WHEREFORE, Defendants respectfully request the Court GRANT this Motion for Enlargement of Time, and ORDER that the time in which Defendants may file a reply brief for

their motions for fees is enlarged to include Friday, August 27, 2021, and for all other just and proper relief.

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*Cory Mason, Mayor of the City of Racine,  
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Eric Genrich, Mayor of the City of Green Bay,  
and Kris Teske, City Clerk of the City of Green Bay*